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RECORDATION NO. Filed 1426

SEP 29 1980 · 11 05 AM No. 273A965

September 24, 1980

INTERSTATE COMMERCE COMMISSION ate SEP 2 9 1980

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ICC Washington, D. C.

Interstate Commerce Commission Interstate Commerce Building Washington, D. C.

Re: Security Interest of the First American National Bank of St. Cloud

Gentlemen:

You are hereby requested to record the enclosed Security Agreement, of which there are one original and two counterparts. Enclosed is a check in the amount of \$50.00 to cover your recording fee.

Under the Security Agreement, Dr. Gerald L. JURGENS, whose address is 1225 St. Germain, St. Cloud, Mn. 56301, grants a security interest in the equipment hereinafter described in this letter, to The First American National Bank, a Minnesota Corporation, whose address is St. Cloud, Mn., 56301.

The Security Agreement refers to the railway equipment consisting of ICC Road NumberMDDE 2307.

When recorded, the document should be returned to:

The First American National Bank of St. Cloud P. O. Box 847 St. Cloud, Mn. 56301

Thank you.

Sincerely,

Velda W. Swanson

Administrative Assistant

VWS:sf

Enclosure

Eleventh and St. Germain St. Cloud, Minnesota 56301 (612) 251-3300

Interstate Commerce Commission Washington, D.C. 20423

9/29/80

OFFICE OF THE SECRETARY

Velda W. Swanson
Administration Assistant
First American Bational Bank of St. Cloud
P.O.Box 847
St.Cloud,MN.56301

Dear

Ms. Swanson:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C.

11303, on 9/29/80 at , and assigned rerecordation number(s).

12230 & 12199-A

Sincerely yours,

Agatha L. Mergenovich Secretary

Enclosure(s)

SECURITY AGREEMENT		Date February 11, 19 80
Debtor(s) (Gerald L. Jurgens	Secured	(
Name(s)	Party(s)	THE FIRST AMERICAN NATIONAL BANK OF ST. CLOUD
& Address(s) St. Cloud, MN 56301	Name(s) & Address(s)	ST. CLOUD, MINNESOTA 56301
TYPE OF SECURITY AGREEMENT: Consumer Goods Inventory, Accounts & General Intangible Item. The above named Debtor(s) hereinafter called Borrower (s)) hereby go security interest in the following described property (hereinafter called Consumer Goods Inventory, Accounts & General Intangible Item.	rants to the abo	ove named Secured Party (hereinafter called Bank) a
Railroad car Box Car No. MDDE 2307		RECORDATION NOT 223 () Filed 1426
		SEP 29 1980 -11 Q5 AM
		INTERSTATE COMMERCE COMMISSION
All equipment together with all parts, accessories, repairs, improvements made or hereafter at any time acquired by borrower or in which borrow All property of every kind and description in which the Borrower h control of the Bank for any reason including, without limitation, proceditection or exchange for other property, and all dividends and distributed in the property and personal property now owned or hereafter at any trished or to be furnished under contracts of service, or is held as raw man or consumed in Borrower's business, and all manufacturing and proce and copyrights in connection therewith, including, without limiting the or hereafter at any time acquired by Borrower and covering Goods of all Accounts (rights to payment for Goods sold or leased or for services refull Contract Rights (rights to payment under a contract for the sale of been earned by performance) of Borrower now existing or hereafter at at tions of Debtor to Secured Party, due or to become due, whether now whether direct, indirect, absolute or contingent, or whether several "Obligations"). Borrower(s) Warrants and Agrees: 1. The Collateral is or will be kept at the following location or Inventory Collateral: (street address, city, county, state) Accounts and Contract Rights: (address of place or places when Contract Rights if different than above) and will not be removed from such location or locations unless, prior of the location or locations to which Borrower desires to remove the Collateral Dwill will not be acquired by Borrower with the proceduit be so acquired, the Bank is authorized to disburse such proceeds directly to the The Borrower will use the Collateral primarily for personal, household, or file or will become attached to real estate, is crops, timber to be cut, mined product	ver obtains right has or may acquiroperty delivere utions on and ot time acquired by aterials, work in essing rights, pate he generality of my type or kind endered) of Borror lease of Good any time arising ated above all now existing or heal, joint, or joint or locations if or location	ire any interest now or hereafter at any time in the d to the Bank as collateral for safekeeping, or for ther rights in connection with such property: Borrower, which is held for sale or lease, or is furn-process or materials used or consumed or to be used ents, patent rights, licenses, trademarks, trade names the foregoing: All Documents of Title now existing hereinabove described; ower now existing or hereafter at any time acquired: so or the furnishing of services, which rights have not; tes and all other indebtedness, liabilities, and obligateafter arising and howsoever evidenced or acquired, not and several (hereinafter collectively called the different than above. Pos its books and records concerning Accounts and anoval, Borrower has given written notice to the Bank as Bank has given its written consent to such removal. Zation. Bank has given its written consent to such removal. Zation. Barrong operations: Describes purposes. If the Colleteral listeral.
By signing below, the Borrower(s) agree(s) to all the provisions contained herein listed at the top of this agreement. Authorized Signature(s) of Secured Party — sign below if filling this document. THE FIRST AMERICAN NATIONAL BANK ST. CLOUD, MINNESOTA 56301	Borrower By Gerald L By	(Title) Jurgens going Hinstrument Swas acknowledges be NOTANY PUBLIC MINNESOTA 1980 - 48

- 3. The Collateral (except any thereof which Borrower, prior to the execution hereof, shall have advised the Bank in writing is of a type normally used in more (hereof) will be kept at the address of Borrower set forth above, and will not be removed therefrom without the prior written consent of Bank.
- 4. (Rany of the Colleteral is Equipment or Goods of a type normally used in more than one state (whether or not actually so used), Borrower will contemporaneously herewith furnish the Bank a list of the states wherein such Equipment or goods are or will be used, and hereafter will notify the Bank in writing the any other states in which the Equipment or Goods are so used, and (ii) of any change in the location of Borrower's chief place of business.
- 5. It is Colleteral is Consumer Goods, Fixtures, or Equipment, Borrower will not sell, transfer, lease, or otherwise dispose of the Colleteral, or attempt or offer to do any of the foregoing, without the prior written consent of the Bank, and unless the Proceeds of any such sale, transfer, lease, or other disposition are paid directly to the Bank. No provision contained in this Agreement shall be construed to authorize any such sale, transfer, lease or other disposition of the Colleteral except on the conditions contained in the paragraphs pertaining to other types of Colleteral.
- The Bank shall have the authority, but shall not be obligated to: (a) notify any or all Account Debtors (as that term is defined in the Uniform Commercial Code) of the existence of the Bank's Security Interest and to pay or remit all sums due or to become due directly to the Bank or its nominee: (b) place on any Chattel Paper received as Proceeds a notation or legand showing the Bank's Security Interest; (c) in the name of the Borrower or otherwise, to demand, collect, receive and receipt for, compound, compromise, sattle and give acquittance for, and prosecute and discontinue any suits or proceedings in respect of any or all of the Collateral; (d) take any action which the Bank may deem necessary or desirable in order to realize on the Collateral, including, without (imitation, the power to perform any contract, to Indorse in the name of Borrower any checks, drafts, notes, or other instruments or documents received in payment of or on account of the Collateral; (e) to place upon Borrower's books and records relating to the Accounts and Contract Rights covered by the Security Interest granted hereby a notation or legend stating that such Account or Contract Right is subject to a Security interest held by the Bank, and (f) after any Default, to enter upon and into and take possession of all or such part or parts of the properties of Borrower, including lands, plants, buildings, machinery, equipment and other property as may be necessary or appropriate in the judgment of the Bank to permit or enable the Bank to manufacture, produce, process, store or sell or complete the manufacture, production, processing, storing or sale of all or any part of the Collateral, as the Bank may elect and to use and operate said properties for said purposes and for such length of time as the Bank may deem necessary or appropriate for said purposes without the payment of any compensation to Borrower therefor.
- 7. Borrower will collect all Accounts until receipt of notice from the Bank to notify all Account Debtors of the existence of the Bank's Security Interest. Borrower will hold all of the Proceeds of such collections and all returned and repossessed Goods in trust for the Bank, and will not commingle the same with any other funds or property of the Borrower, and will deliver the same forthwith to the Bank at its request; provided, however, that with respect to return and repossessed Goods, Borrower will on demand pay to the Bank the full invoice or contract price thereof.
- 8. Borrower will not grant to any Account Debtor any rebate, refund, allowance, or cradit on any Account without the prior written consent of the Bank.
- 9. Borrower will not sell, lease or otherwise dispose of any Inventory Collateral other than in the ordinary course of its business at prices constituting the then fair market value thereof, or at the Minimum Release Price therefor contained herein or in any Supplement to Security Agreement further describing Inventory Colleteral concerned. Borrower will not sell, transfer, lease or otherwise dispose of any Collateral other than Inventory Colleteral, or attempt or attempt or offer to do so, without the prior written consent of the Bank, Borrower agrees to account for and pay over or deliver to the Bank all Proceeds of all Colleteral promptly upon receipt thereof.
- 10. Borrower will keep accurate books, records and accounts with respect to the Collateral, and with respect to the general business of Borrower, and will make the same available to the Bank at its request for examination and inspection; and will make and render to the Bank such reports, accountings and statements as the Bank from time to time may request with respect to the Collateral; and will permit any authorized representative of the Bank to examine and inspect, during normal business hours, any and all premises where the Collateral is or may be kept or located.
- 11. Barrower will keep the Collateral (and all lands, plants, buildings, machinery, equipment and other property now or hereafter at any time owned or used by Borrower in connection with the manufacture, processing, production, storage, sale or lease of the Collateral) in good condition and insured against such risks and in such amounts as the Bank, may request, and with an insurance company or companies satisfactory to the Bank, the policies to protect the Bank as its interest may appear and to be delivered to the Bank at its request.
- 12. Borrower has or will acquire title to and will at all times keep the Collateral free of all liens and encumbrances, except the Security Interest created hereby, and has full power and euthority to execute this Security Agreement, to perform Borrower's obligations hereunder, and to subject the Collateral to the Security Interest created hereby. No financing statement covering all or any part of the Collateral, except any which may have been filed by the Bank, is on file in any public office.
- 13. Upon default by Borrower in any of the preceding agreements, the Bank at its option may (i) effect such insurance and repairs and pay the premiums therefor and the costs thereof and (ii) pay and discharge any taxes, liens, and encumbrances on the Collateral. All sums so advanced or paid by the Bank shall be payable by Borrower on demand with interest at the maximum rate allowed by law at dishall be a part of the Secured Obligations.
- 14. Borrower will at any time or times hereafter execute such financing statements and other instruments and perform such acts as the Bank may request to establish and maintain a valid Security Interest in the Collateral, and will pay all costs of filing and recording.
- 15. The occurrence of any of the following events shall constitute a Default: (a) failure of 1: rrower, or of any co-maker, indorser, surety or guarantor to pay when due any amount payable under any of the Secured Obligations; (b) failure to perform any agreement of Borrower contained herein; (c) any statement, representation, or warranty of Borrower made herein or at any time furnished to the first is untrue in any respect as of the date made; (d) entry of any judgment against Borrower; (e) appointment of a receiver for, loss, substantial damage to, destruction, theft, sale, or encumbrance to or of any portion of the Collateral, or the making of any levy, selzure, or attachment thereof; (f) Borrower becomes in divent or unable to pay its debts as they mature or makes as assignment for the benefit of its graditors or any proceeding is commenced by or against Borrower alleging that it is insolvent or unable to pay its debts as they mature; (g) death of any Borrower who is a natural person or of any pertner of any Borrower which is a partnership; (h) dissolution, consolidation, or merger, or transfer of a substantial part of the property of any Borrower which is a corporation or a partnership; (i) such a change in the condition or affairs (financial or otherwise) of Borrower or any independent or guarantor of any of the Secured Obligations as in the opinion of the Bank impairs the Bank's security or increases its results or (i), the Bank degree itself insocure for any reason whatsoever.
- 16. Whenever a Default shall e, mediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable, and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and payable and the Bank may, at its option and without demand or notice, do use all or any part of the Secured Obligations immediately due and the Secured Obligations immediat
- 17. Borrower agrees, in the event or of the Bank, Including reasonable attorney: in the collection of any of the Secured Obligations and the arm notification of intended disposition of any or least ten (10) days before such disposition, post:

 18. Borrower agrees, in the event or only to make the Collecteral available to the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank, and to pay all costs of the Bank at a place or; succeptable to Bank at the pay all costs of the Bank at a place or; succeptable to Bank at the pay all costs of the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at the Bank at a place or; succeptable to Bank at a place
- 18. No delay or failure by the Bank in the exc. If any right or remeily shall constitute a waiver thereof, and no single or partial exercise by the Bank of any right or remedy shall preclude other or further exercise of the exercise of any other right or remedy. In case any one or more of the provisions of this agreement shall for any reason be held to be invalid, the invalid to the invalid, the invalid ty, illegality, and unenforceability shall not affect any other provision of this agreement.
- 19. If more than one party shall sign this Agreement, the term "Borrower" shall meen all such parties, and each of them, and all such parties shall be jointly and severally obligated hereunder.